REMARKS/ARGUMENTS

By this Amendment, no claims are canceled or added. Claims 1, 21, 28 and 30 are amended. Claims 1-5 and 7-34 are pending.

The Examiner sets forth that Claim 30 is objected to because of the following informalities: the word "spot" in the second line of the claim has been struck through with the Amendment, but should be reinserted for the claim to make sense. The Examiner requires appropriate correction and Claim 30 has been correctly accordingly.

The Examiner also sets forth that Claims 1-2, 7-15, 19-21 and 25-34 are rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 6,370,537 to Gilbert, et al. (hereinafter Gilbert) and U.S. Patent No. 6,654,784 to Wei. Referring to Claim 1, Gilbert discloses a method for delivering information to a person accessing a banner website from a terminal located remote from a source of the banner web site, the terminal having an associated display upon which a content of the web site is visually perceived by a person using the terminal and a cursor whose position is controllable by the person according to the Examiner. The Examiner directs the Applicants' attention to Col. 17, lines 12-30 which the Examiner believes describe how the banner is determined by an ad server, which is remote from the user's terminal. The Examiner also believes that Fig. 26 shows a web site whose content is visually perceived by the user with banner 2600. According to the Examiner, Col. 17, lines 40-47 describe how the user may move a mouse which controls the position of a cursor.

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(a) The Examiner sets forth that the method of Gilbert provides initial signals from the

source of the web site or from another remote source when the web site is accessed by the person

in order to establish a banner area on the display (Col. 17, lines 12-21), the banner area having

banner boundaries (Fig. 26) and including banner advertising information that is visually perceivable

by a person when the web site is accessed and plural sub areas of the banner. The Examiner directs

the Applicants' attention to Fig. 26, banner 2600 which the Examiner believes shows three subareas

(frames). The Examiner also directs the Applicants' attention to Col. 17, lines 40-44 which the

Examiner believes describe how the banner may be split into frames.

(b) The Examiner believes that the method of Gilbert enables the person to control the

cursor to position the cursor on any one of the sub-areas of the banner to provide a selected sub-area,

whereupon the person is automatically provided with respective additional visually perceivable

information associated with the selected sub-area, the additional visually perceivable information

being provided without requiring other action by the person, the respective additional visually

perceivable information being imperceivable by the person until the cursor is located on the selected

sub-area. The Examiner directs the Applicants' attention to Col. 17, lines 44-53, which the

Examiner believes describe how a mouse over an image in one of the frames causes a pop-up

window (visually perceivable) to be displayed, which provide additional information associated with

the selected sub-area (frame).

(c) The Examiner believes that the method of Gilbert enables the person to control the

cursor to position the cursor on the selected region through the use of the mouse.

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(d) According to the Examiner, the respective additional visually perceivable advertising message information of Gilbert is imperceivable by the person until the cursor is located on the selected subarea. The Examiner directs the Applicants' attention to Col. 17, lines 44-53, which the Examiner believes describe how a mouse over an image in one of the frames causes a pop up window (visually perceivable) to be displayed, which provides additional information associated with the selected subarea (frame). According to the Examiner the pop-up window does not have a button in the window for closing the window ("x"), and therefore is believed by the Examiner to remain perceivable to the person as long as the cursor remains on the selected subarea (frame) or on the pop up window. The Examiner believes that it is typical for a mouse over event to last as long as the mouse (cursor) remains positioned over the image associated with the mouse over. The Examiner takes official notice of this. Therefore, the Examiner believes that it would have been obvious to one of ordinary skill in the art to insure the pop up window of Gilbert remains open as long as the cursor remains on the selected area (frame) or the pop up window (region), because the lack of movement of this cursor indicates to the Examiner that the user is still reading the additional information. The Applicants respectfully set forth that this is improper judicial notice on the part of the Examiner and that a reference showing such a teaching is required.

The Examiner believes that the instructions for controlling the display of Gilbert (i.e. the banner area with pop up windows) are provided with Java Applets (Col. 17, lines 12-30). The Examiner therefore sets forth that the instructions are essentially compiled code, compiled code may be achieved through a vast array of programming environments, including, Java Applets, XML and

JavaScript, for example, and the Examiner believes that Gilbert implies but does not explicitly teach that Java may be used to provide the instructions in steps (a) and (b) above. The Examiner believes however that Wei explicitly that Java Applets require starting the Java Virtual Machine and take extra time to download (Col. 3, lines 29-39 and Col 4, lines 14-25). Wei describes how JavaScript may replace Java Applets to increase performance and reduce the user's wait time (Col. 4, lines 30-35) according to the Examiner. Thus the Examiner believes that it would have been obvious to one of ordinary skill in the art to modify the advertising method of Gilbert such that the instructions for controlling the display to provide banner advertisements and additional advertisement information are written with JavaScript instead of Java Applets in order to increase performance and reduce wait time as suggested by Wei.

With respect to Claim 2, the Examiner sets forth that Gilbert shows a pop up window associated with banner 26 in Fig. 26, which the Examiner believes substantially crosses the lower boundary of the banner area, but that Gilbert does not explicitly show how the selected region where the pop up window (visually perceivable advertising message information) is displayed substantially outside the boundaries of the banner area. However, the Examiner believes that pop up windows may be placed anywhere within a display and may comprise different sizes. As an example, the Examiner directs the Applicants' attention to Fig. 18 of Gilbert which the Examiner believes shows a pop up window (1802), disposed substantially outside the boundaries of banner area (1801). Thus, according to the Examiner, it would have been obvious to one of ordinary skill in the art at the time of the invention to provide the pop up window of Gilbert in a selected region disposed substantially

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outside of the boundaries of the banner area in order to prevent covering up the banner and reducing

its visibility or to enlarge the pop up window to draw attention to it.

Referring to Claims 7-8, the Examiner sets forth that the initial signals of Gilbert carry the

instructions necessary for enabling the terminal to establish the additional visually perceivable

information (pop-up) when in receipt of appropriate date, and that the method of Gilbert re-accesses

the source of the website or accesses another source for receiving the data upon which the

instructions operate to provide the additional visually perceivable information. The Examiner directs

the Applicants' attention to Col. 17, lines 25-31 and 50-54.

With respect to Claim 9, the Examiner sets forth that the pop up window of Gilbert

(additional visually perceivable information) is displayed in a selected region (window) of the

display adjacent to the selected subarea (frame). The Examiner directs the Applicants' attention to

the pop up window over (adjacent) the banner (2600) in Fig. 26.

With respect to Claim 10, the Examiner sets forth that the additional visually perceivable

advertising information of Gilbert contains link information for linking the person to a further web

site when the person clicks on the selected region. The Examiner directs the Applicants' attention

to Col. 17, lines 48-64.

Referring to Claims 11-12, the Examiner sets forth that the method of Gilbert receives the

visually perceivable banner information, first identification data representative of the visually

perceivable banner information, the additional visually perceivable information, and second

identification data representative of additional visually perceivable information. The Examiner

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believes that Col. 17, lines 25-31 and 50-54, describe how the banner information and additional

information are served from an ad server, and therefore must be received by the terminal. According

to the Examiner, the method of Gilbert specifies a placement of the additional visually perceivable

information with respect to the visually perceivable banner information according to the first and

second identification data. The Examiner also believes that Fig. 26 shows the pop-up window

(additional information) in relation to the banner.

Referring to Claim 13, the Examiner sets forth that the method of Gilbert must build a use

map in accordance with the first and second identification data to associate the appropriate pop-up

window with the appropriate image (sub-area) in the banner. The Examiner directs the Applicants'

attention to Col. 17, lines 44-47 and to Col. 12, lines 20-28.

Referring to Claim 14, the Examiner sets forth that Gilbert discloses that the step of

providing additional visually perceivable information comprises the steps of building a pop-up

function in accordance with the additional visually perceivable information (Col. 17, lines 44-47),

adding HTML information to the pop-up function to provide an enhanced pop-up function (Col. 17,

lines 47-50 and Col. 12, lines 26-28), and displaying the visually perceivable banner information and

the additional perceivable information in accordance with the enhanced pop-up function. The

Examiner directs the Applicants' attention to Col. 17, lines 40-50 and the pop-up associated with

banner 2600 in Fig. 26.

Referring to Claim 15, the Examiner sets forth that Gilbert discloses the step of altering

associations between the sub-area (frames) and the respective additional visually perceivable

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information and repeating step (b), and the Examiner directs the Applicants' attention to Col. 17,

lines 17-31 and 50-54, which the Examiner believes describes how the content of the pop-up

(additional visually perceivable information) and banner are determined by the ad server and may

be changed by the advertiser.

Referring to Claim 19, the Examiner sets forth that Gilbert discloses transmitting a request

having request information to a server database (ad server) on a further website containing stored

visually perceivable information in response to the positioning of the cursor on the selected sub-area

(frame), selecting the additional visual information (pop-up window) from the stored visual

information in response to the request information and transmitting the selected stored visual

information to the banner website. The Examiner directs the Applicants' attention to Col. 17, lines

44-54.

Referring to Claim 20, the Examiner sets forth that the terminal of Gilbert provides a terminal

display having a display iframe comprising the steps of displaying the visually perceivable banner

information within the display iframe and displaying the additional visually perceivable information

in response to positioning the cursor on the iframe. The Examiner directs the Applicants' attention

to Col. 17, lines 12-47 and Fig. 26.

With respect to Claim 21, the Examiner sets forth that Gilbert discloses a system for

delivering information to a person accessing a banner web site from a terminal located remote from

the source of the banner web site, the terminal having an associated display upon which the content

of the web site is visually perceived by a person using the terminal and a cursor whose position is

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controllable by the person. The Examiner directs the Applicants' attention to Col. 17, lines 12-30

which the Examiner believes describe how the banner is determined by an add server which is

remote from the user's terminal. According to the Examiner, Fig. 26 show a web site whose content

is visually perceivable by the user with the banner 2600 and Col. 17, lines 44-47 described how the

user may move the mouse which controls the position of the cursor.

According to the Examiner, the system of Gilbert provides initial signals from the source of

the website or from another remote source when the website is accessed by the person to establish

a banner area on the display (Col. 17, lines 12-21), the banner area including banner information that

is visually perceivable by the person when the website is accessed and plural sub-areas of the banner

area. The Examiner sets forth that Fig. 26, banner 2600, shows three sub-areas (frames) and that

Col. 17, lines 40-44, describe how the banner may be split into frames.

The Examiner further sets forth that the initial signals of Gilbert enable the person to control

the cursor to position the cursor on any one of the sub-areas of the banner area to provide a selected

sub-area, whereupon the person is automatically provided with respective additional visually

perceivable information associated with the selected sub-area, the additional visually perceivable

information being provided without requiring other action by the person, the respective additional

visually perceivable information being imperceivable by the person until the cursor is located on the

selected sub-area and that Col. 17, lines 44-53, describes how a mouse over an image in one of the

frames causes a pop-up widow (visually perceivable) to be displayed, which provides additional

information associated with the selected sub-area (frame).

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The Examiner believes that Gilbert shows a pop-up window associated with banner 2600 in

Fig. 26 which substantially crosses the lower boundary of the banner area, but that Gilbert does not

explicitly show that the pop-up window (visually perceivable information) is provided substantially

outside the boundaries of the banner area. However, pop-up windows may be placed anywhere

within a display and may comprise different sizes according to the Examiner, and as an example,

cites Fig. 18 of Gilbert, which the Examiner believes shows a pop-up window (1802), substantially

outside of the boundaries of banner (1801). In the Examiner's opinion, it would have been obvious

to one of ordinary skill in the art at the time of the invention to provide the pop-up window of Gilbert

substantially outside of the boundaries of the banner area, in order to prevent covering up the banner,

and reducing its visibility or to enlarge the pop-up window to draw attention to it.

According to the Examiner, the instructions for controlling the display of Gilbert (i.e. the

banner area with pop-up windows) are provided through Java Applets (Col. 17, lines 12-30). The

Examiner believes that the instructions are essentially compiled code and that compiled code may

be achieved through a vast array programming environments, including Java Applets, XML and

JavaScript, for example. Therefore, the Examiner believes that Gilbert implies but does not

explicitly teach that JavaScript may be used to provide the instructions in the method above.

However, the Examiner believes that Wei explicitly teaches that Java Applets require starting the

Java Virtual Machine and take extra time to download (Col. 3, lines 29-39 and Col. 4, lines 14-25).

According to the Examiner, Wei describes how JavaScript may replace Java Applets to increase

performance and reduce the user's wait time (Col. 4, lines 30-54). Therefore, the Examiner believes

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it would have been obvious to one of ordinary skill in the art to modify the advertising method of

Gilbert such that the instructions for controlling the display to provide banner advertisement and

additional advertisement information are written with JavaScript instead of Java Applets in order to

increase the performance and reduce wait time as suggested by Wei.

With respect to Claim 25, the Examiner sets forth that the pop up window of Gilbert

(additional visually perceivable advertising message information) is displayed in a region (window)

adjacent to the selected subarea (frame). The Examiner directs the Applicants' attention to what the

Examiner believes is the pop up window over (adjacent) the banner 26 in Fig. 26. The Examiner

therefore sets forth that the pop up window does not have a button in the window for closing the

window ("x"), and therefore it is believed by the Examiner to remain perceivable to the person as

long as the cursor remains on the selected subarea (frame) or on the pop window and that it is typical

for a mouse over event to last as long as the mouse (cursor) remains positioned over the image

associated with the mouse over. The Examiner sets forth that official notice is taken of this.

Therefore the Examiner believes that it would have been obvious to one of ordinary skill in the art

to ensure the pop up window of Gilbert remains open as long as the cursor remains on the selected

subarea (frame) or the pop up window (region), because the lack of movement of the cursor indicates

the user is still reading the additional information.

With respect to Claims 26-27, the Examiner sets forth that the initial signals of Gilbert carry

the instructions necessary for enabling the terminal to establish the additional visually perceivable

advertising message information (pop up) when in receipt of signals transmitted from a further web

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site in response to the instructions, and that the initial signals of Gilbert require re-accessing the

further web site for selecting the transmitted signals. The Examiner directs the Applicants' attention

to Col. 17, lines 25-31 and 50-54.

Referring to Claim 28, the Examiner sets forth that Gilbert discloses a method of enabling

a user on a website to traverse a banner presented on the website to display an image (pop-up) in

response to the traversing of the banner, and that the method of Gilbert provides the banner with a

selected hot spot having an associated image (Col. 17, lines 45-47), activates the hot spot when an

indicator (mouse) traverses the selected hot spot and enables the associated image (pop-up) when

the traversed spot is activated to provide an enabled image (Col. 17, lines 44-47 on how a pop-up

is displayed in response to a mouse, and the pop-up window over (adjacent) the banner 2600 in Fig.

26.

According to the Examiner, the pop-up window does not have a button in the window for

closing the window ('x'), and therefore is believed by the Examiner to remain enabled as long as the

indicator (mouse) is disposed on the pop-up (enabled image), and the pop-up is removed when the

mouse is moved off of it. It is typical for a mouse over event to last as long as the mouse (cursor)

remains positioned over the image associated with the mouse over. The Examiner sets forth that

Official Notice of this is taken. The Examiner believes it would have been obvious to one of

ordinary skill in the art to ensure the pop-up window of Gilbert remains open as long as the cursor

remains over the enabled image (pop-up), because the lack of movement of the cursor indicates the

user is still reading the additional information.

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The Examiner sets forth that the instructions for controlling the display of Gilbert (i.e. the banner area with pop up windows) are provided through Java Applets, Col. 17, lines 12-30 and that the instructions are essentially compiled code, and the Examiner believes that compiled code may be achieved through a vast array of programming environments, including Java Applets, XML and JavaScript, for example.

Therefore, the Examiner sets forth that Gilbert implies but does not explicitly teach that Java Script may be used to provide the instructions in the method above. However, the Examiner believes that Wei explicitly teaches that Java Applets require starting the Java Virtual Machine and taking extra time to download (Col. 3, lines 29-39 and Col. 4, lines 14-25). According to the Examiner, Wei describes how JavaScript may replace Java Applets to increase performance and reduce the user's wait time (Col. 4, lines 30-54) and that it would have been obvious to one of ordinary skill in the art to modify the advertising method of Gilbert such that the instructions for controlling the display to provide banner advertisements, and enabling and removing images associated with hot spots in the banner are written with JavaScript instead of Java Applets in order to increase performance and reduce wait time as suggested by Wei.

Referring to Claim 29, the Examiner sets forth that in the method of Gilbert, a further website is associated with the associated image (pop-up) and further comprises the step of clicking on the enable image and transporting the user to the further website in response to the clicking. The Examiner cites Col. 17, lines 48-64.

Referring to Claim 30, the Examiner sets forth that the banner in Gilbert is provided with a

further hot spot and comprises the step of traversing the hot spot by the indicator (mouse) within the

banner and enabling a further associated image (pop-up) in response thereto. According to the

Examiner, Col. 17, lines 40-47, describe how the banner may be divided into frames, each having

an associated pop-up on a mouse over.

Referring to Claim 31, the Examiner sets forth that the indicator of Gilbert is directed by a

mouse and the user traverses the hot spot without clicking on the right or the left button of the mouse

and cites Col. 17, lines 44-47, which the Examiner believes describe how a mouse over causes the

pop-up to be displayed (activates the hot spot).

Referring to Claim 32, the Examiner sets forth that Gilbert discloses the step of altering

associations between the hot spots (frames) and the associated images and enabling the further

associated image when the selected hot spot is traversed. The Examiner directs the Applicants'

attention to Col. 17, lines 17-31 and 50-54, which the Examiner believes describe how the content

of the pop-up (additional visually perceivable information) and banner are determined by the ad

server and may be changed by the advertiser.

With respect to Claim 33, the Examiner sets forth that the selected region (pop up placement)

of Gilbert is disposed partially over the selected subarea. The Examiner directs the Applicants'

attention to Fig. 26, 2600 which the Examiner believes shows the pop up is partially over the metal

frame (selected sub area).

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With respect to Claim 34, the Examiner sets forth that Gilbert shows a selected region

disposed outside the selected subarea for displaying additional visually perceivable advertising

message information. The Examiner directs the Applicants' attention to Fig. 26, 2606 which the

Examiner believes provides information about the selected product in the selected region of the

banner in a frame outside of the selected subarea.

The Examiner further sets forth that Claims 3-5 and 22-24 are rejected under 35 U.S.C.

103(a) as being unpatentable over Gilbert and U.S. Patent No. 6,496,857 to Dustin, et al. (hereinafter

Dustin). According to the Examiner, with respect to Claims 3-5 and 22-24, Gilbert discloses

additional perceivable information in the form of a pop-up window, but does not explicitly describe

that the pop-up window contains audio information, video information, or mixed media information.

However, the Examiner believes that Dustin describes a method for enhancing advertisements,

which provides ads that contain audio, video, and/or mixed media information (Col. 3, lines 5-8).

According to the Examiner, it would have been obvious to one of ordinary skill in the art at the time

of the invention to enhance the pop-up window advertisement of Gilbert, such that they include

audio, video, and/or mixed media information for a more effective form of advertisement as

supported by Dustin.

The Examiner further sets forth that Claims 16-18 are rejected under 35 U.S.C. 103(a) as

being unpatentable over Gilbert and U.S. Patent No. 6,401,075 to Mason, et al. (hereinafter Mason).

According to the Examiner, with respect to Claims 16-18, Gilbert discloses that the advertisement

may be customized according to a user profile or at the discretion of the advertiser (Col. 17, lines

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21-31), but that Gilbert does not explicitly teach altering the associations between the sub-areas and

the additional visually perceivable information in accordance with recorded performance parameters.

However, the Examiner believes that Mason discloses methods of monitoring internet advertising,

in which parameters (which are predetermined) representative of the advertisements (i.e. click-

through) are recorded to provide recorded performance parameters, and the advertisements presented

are altered in accordance with the recorded performance parameters (Col. 2, lines 39-51). According

to the Examiner, altering the advertisements in accordance with the recorded performance parameters

is repeated to provide the advertiser with accurate results of the success of the advertisement and it

would have been obvious to one of ordinary skill in the art to modify the associations between the

frames of the banner (sub-areas) and the pop-up window (additional visually perceivable

information) of Gilbert in accordance with recorded performance parameters as taught by Mason in

order to provide the advertiser with information on the success or the advertisements in the pop-up

window and alter the pop-up window and banner accordingly as supported by Mason.

According to the Examiner, the Applicants' arguments with respect to Claims 1, 21 and 28

have been considered but are believed by the Examiner to be moot in view of the new ground(s) of

rejection. The Examiner sets forth that the Applicants has amended Claims 1, 21 and 28 to include

the limitations to the instructions for controlling the display to provide banner advertisements, and

that additional perceivable advertising message information in the claims is provided by means of

JavaScript, and the Examiner argues that Gilbert uses Java Applets instead of JavaScript. However,

the Examiner believes that Wei clearly teaches an advantage to using JavaScript instead of Java

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Applets as described above. Therefore, according to the Examiner, combining the method of Gilbert

with the notion of replacing the Java Applets with JavaScript as described by Wei teaches each

limitation in Claims 1, 21 and 28 would be obvious.

Furthermore, the Examiner believes that Java Applets are described in one embodiment in

Gilbert for providing the compiled code, and that the compiled code may clearly be provided through

all kinds of programming environments. Therefore, while the Examiner believes that the method

of Gilbert gives the example of Java Applets, the Examiner also believes that one of ordinary skill

in the art readily recognizes that other programming environments may be used to provide the

instructions, especially other Java constructs (i.e. Java Script, JSP, etc.) primarily used in the web

programming field of the banner advertisement method of Gilbert.

The Applicants submit that Gilbert teaches projects which include a meta object layout and

a number of meta objects, wherein meta layout contains the mapping information of the meta

objects. The meta objects contain linked nodes of a hierarchal data structure and the mapping

information is used for mapping the meta objects to the display. Queries taught by Gilbert retrieve

projects, and thereby the meta objects within them, are adapted to return data as query results which

are then passed to the display.

The banner ads taught by Gilbert have pop-up windows linked thereto and can provide access

to the content of the meta objects by permitting the display of the content in response to navigating

through the banners. Gilbert teaches displaying the content in a content window outside of the

banner with which the meta objects are associated. In order to do this, Gilbert sets forth that: "[T]he

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viewer's browser is first enabled by an applet embedded in the web page. This applet allows the end

user to view the banner ad in its intended rendering without any user intervention or downloading

of software."

It is well-known in the art that the "applets" referred to by Gilbert comprise precompiled Java

instructions which provide the programming for performing the pop-up operations. Although it is

not explicitly taught by Gilbert, it is well-known in the art that the execution of the Java instructions

for permitting the performance of these operations requires the system upon which the applet is

operating to invoke a Java Virtual Machine. It is the operation of the Java Virtual Machine upon the

applet that permits the precompiled instructions to be executed.

When additional content is displayed in response to navigating a banner in the context of

advertising message information, speed is very critical. This is true because most viewers will not

wait very long for an advertisement to appear. It is typical for prior art operating with the applet

method taught by Gilbert to require several seconds to provide a display of the associated content

when the viewer navigates to a selected sub-area of a banner. During a time period of this duration

it is quite typical for the viewer's eyes to have moved away from the vicinity of the advertisement.

Thus, the advertisement will not have its maximum impact in the prior art method since the display

of the associated content is not virtually immediate.

It is the problem of providing a virtually immediate display of associated advertising message

information that the Applicants' invention has solved. The Applicants recognized that the time

between (1) navigating to the selected sub-area of the banner, and (2) the display of the associated

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content, could be substantially reduced if Javascript rather than Java applets is used to provide the

instructions controlling the display.

Furthermore, practitioners skilled in the relevant art would consider the prior art to teach

away from this conclusion, since it is well known that the use of precompiled code will usually speed

up the execution of instructions because it eliminates the time needed for the compilation of

uncompiled code at the time of execution. Thus, the Applicants' contribution is in recognizing that

the required operations would be substantially speeded up by eliminating the need to invoke the Java

Virtual Machine, even though additional time would then be required to compile the uncompiled

code at the time of execution.

The improvements in speed produced by the Applicants' method is substantial. Using

Applicants' method the speed for producing a visual display of content after navigation to the

selected sub-area is well under a second, usually on the order of approximately .8 seconds, compared

with several seconds using the prior art applet method. The improvement in speed provided thereby

has thus met a long felt need in the field.

Additionally, the Applicants' method has met with considerable commercial success. The

success was well illustrated by the fact that the largest consumer of the services provided by the

Applicants has, since the introduction of the Applicants' method, required all banners carried on its

system to use this method in order to improve the overall system throughput.

Dustin teaches delivering targeted enhanced advertisements across electronic networks. In

the system taught by Dustin equipment at the user site sends a notification when the user clicks on

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a specific portion of a displayed advertisement. In response to the clicking on the advertisement an

enhanced version of the advertisement is accessed. At a later time, the user can request access to the

enhanced information. In one embodiment of the system taught by Dustin a stream of thumbnails

of enhanced versions of the information can be displayed on the user's screen. However, the

thumbnails are transmitted in response to clicking on a specified designation within the banner,

rather than in response to merely navigating to one of a plurality sub-areas in the banner. Selected

thumbnails within the plurality of thumbnails can be enlarged by navigating to them. Dustin does

not teach the user of Javascript to perform any of these operations.

Mason teaches a method for obtaining an advertisement, modifying the advertisement to fit

designated spaces for differing web sites, and placing the differing advertisements at the differing

web sites. In the method taught by Mason, an original advertisement is loaded into a central

processor and used to form derivative advertisements that conform to the configuration parameters

of a plurality of selected web sites. The properly configured derivative advertisements are then

transmitted to their corresponding web sites. Parameters such as the number of hits or click through

obtained by the advertisements are monitored. Mason does not teach the automatic provision of

additional visually perceivable information corresponding to a selected sub-area when a user

positions the cursor on a sub-area whatsoever. Furthermore, Mason does not teach the use of

Javascript to perform any of these operations.

The Applicants' invention is a method for delivering information to a person accessing a

banner having a plurality of sub-areas. When the person positions a cursor on a selected sub-area

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additional visually perceivable information associated with the selected sub-area is displayed by

means of Javascript. The additional visually perceivable information in the Applicant's system is

advertising message information which must be displayed virtually immediately upon positioning

the cursor on the sub-area of the banner, in order to obtain its maximum effect. It is the use of

Javascript, rather than precompiled Java or applets, to create such a display that permits the required

virtually immediate display of the associated information. The additional advertising message

information that is displayed in this manner continues to be displayed as long as the cursor is

positioned on the banner or on the additional information.

Therefore, the Applicants' amended Claim 1 sets forth a method for delivering information

to a person accessing a banner web site from a terminal located remote from a source of the banner

web site, the terminal having an associated display upon which content of the web site is visually

perceived by the person using the terminal and a cursor whose position is controllable by the person.

The method of Claim 1 recites the step of providing initial signals from the source of the web site or

from another remote source by means of Javascript when the web site is accessed by the person to

establish a banner area on the display, the banner area having banner boundaries and including (i)

banner advertising message information that is visually perceivable by the person when the web site

is accessed and (ii) plural sub-areas of the banner. Enabling the person to control the cursor and to

position the cursor on any one of the sub-areas of the banner to provide a selected sub-area is also

recited. When this occurs, the person is automatically provided by means of Javascript with

respective additional visually perceivable advertising message information associated with the

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selected sub-area. The additional visually perceivable advertising message information is provided

without requiring other action by the person and the additional visually perceivable advertising

message information is displayed in a selected region of said display. Amended Claim 1 further sets

forth enabling the person to control the cursor to position the cursor on the selected region and that

the respective additional visually perceivable advertising message information is imperceivable by

the person until the cursor is located on the selected sub-area and remains perceivable to the person

as long as the cursor is positioned on the sub-area or the selected region.

Amended Claim 21 sets forth a method for delivering advertising messages to a person

accessing a web site from a terminal located remote from the source of the web site, the terminal

having an associated display upon which the content of the web site is visually perceived by a person

using the terminal and a cursor whose position is controllable by the person. The system includes

means coupled to the source of the web site or to another remote source for providing initial signals

from the source of the web site or from the other remote source when the web site is accessed by the

user to establish a banner area on the terminal by means of Javascript. The banner area includes

banner advertising message information that is visually perceivable by the person when the web site

is accessed and plural sub-areas of the banner area. The initial signals cause the terminal to provide

respective additional visually perceivable advertising message information associated with a selected

sub-area by means of Javascript, when the cursor is located over the selected sub-area. The

additional visually perceivable advertising message information is provided by the terminal

substantially outside the boundaries of the banner area and without requiring other action by the

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person. The respective additional visually perceivable advertising message information is

imperceivable by the person until the cursor is located on the selected sub-area.

The Applicants' amended Claim 28 sets forth a method of enabling a user on a web site to

traverse a banner presented on the web site using an indicator to display an image in response to the

traversing of the banner. Amended Claim 28 recites the steps of providing the banner by means of

Javascript wherein the banner has a first hot spot with an associated image of advertising message

information and activating the first hot spot when the indicator traverses the first hot spot. Enabling

the associated image of the first hot spot by means of Javascript when the first hot spot is activated

to provide an enabled image is also set forth. The indicator is moved to the enabled image and the

enabled image is retained while the indicator is disposed on the enabled image and the enabled image

is removed by means of Javascript when the indicator is moved off the enabled image.

Gilbert does not teach or suggest providing by means of Javascript additional visually

perceivable advertising message information as set forth in the Applicants' amended independent

Claims 1, 21 and 28. Rather, Gilbert teaches the use of applets, which are known to include

precompiled Java instructions rather than Javascript to perform the operations of providing banners

and pop-ups which are not advertising message information. This teaching in Gilbert does not teach

or suggest the Applicants' novel use of Javascript to solve the problem of immediately displaying

advertising message information. Conversely, the Applicants' solution to the problem of speeding

up the display of the advertising message information using Javascript is taught away from by the

prior art in the field. It is well known that the prior art suggests that the use of uncompiled code

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would be slower rather than faster due to the fact that the uncompiled code would have to be

compiled at the time the instructions are executed. There is no suggestion in Gilbert or the other

known prior art that eliminating the calling up of the Virtual Machine required to execute the

precompiled code speed up the process rather than slow it down. Therefore, Gilbert does not teach

performing the claimed operations by means of Javascript as set forth in the Applicants' amended

Claims 1, 21 and 28.

Wei teaches a computer architecture called Thin Client Computing. In Thin Client

Computing the application programs are run on a server, while the Thin Client acts only as a user

interface at the client end. The user's input, such as keyboard strokes/mouse movements, originate

at the client machine and are transmitted to the server via the network. The server's application

program processes these transmitted events and sends the output back to the client machine.

The program executed at the client end in the system taught by Wei is intended to be a full

featured Graphical User Interface (GUI). The GUI allows the client to have a virtual interface to the

application program which is running on the server rather than on the client by replacing the client

program with the downloaded GUI. Typical sizes of GUI's in this type of system are 30K to 40K.

Thus, it should be noted that Wei's solution of using JavaScript rather than Java Applets is

applied to substantially large programs. For example, in the system taught by Wei in Col. 4, lines

51-54, the client program takes four seconds to download, even after being sped up by a factor of

ten to twenty times. It is very well known in the art to use JavaScript rather than Java Applets for

programs of this size. However, the Applicants claimed invention sets forth that it is advertising

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message information that is provided by the JavaScript. It is well known in the art that the routines

used for providing such advertising message information can be at least an order of magnitude

smaller than the ones to which the teachings of Wei are applied.

For example, routines that provide the Applicants' advertising message information are

typically 6-8 kilobytes, compared with the typical program in the system taught by Wei which are

typically 30K to 40K as previously described. Thus, a teaching that shows compiling code and

eliminating the loading of the Java Virtual Machine are suitable for the applications of Wei, does

not suggest that it would be suitable for a system that provides advertising message information, as

claimed by the Applicants.

Therefore, Wei's teaching of applying this solution to substantially larger programs does not

suggest that the substitution of JavaScript for Java Applets would work for substantially smaller

applications such as those in the Applicants invention. It was the Applicants invention to recognize

that this was the case.

Dustin does not teach or suggest providing initial signals by means of Javascript, providing

additional visually perceivable advertising message information by means of Javascript establishing

a banner area on a terminal by means of Javascript, or removing an enabled image by means of

Javascript. Rather, Dustin is silent with respect to the use of precompiled Java instructions or

Javascript to perform the operations of providing banners and pop-up. Therefore, Dustin does not

teach performing the claimed operations by means of Javascript as set forth in the Applicants'

amended Claims 1, 21 and 28.

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Mason does not teach or suggest providing initial signals by means of Javascript, providing

additional visually perceivable advertising message information by means of Javascript establishing

a banner area on a terminal by means of Javascript, or removing an enabled image by means of

Javascript. Rather, Mason is silent with respect to the use of precompiled Java instructions or

Javascript to perform the operations of providing banners and pop-ups. Therefore, Mason does not

teach performing the claimed operations by means of Javascript as set forth in the Applicants'

amended Claims 1, 21 and 28.

Thus, none of the references cited by the Examiner teaches or suggests the use of Javascript

to perform the operations set forth in the Applicants' amended Claims 1, 21 and 28. Furthermore,

no combination of the references teaches or suggests this inventive feature. All of the remaining

claims depend from one of the foregoing independent claims, and are patentable for the same

reasons.

For at least the reasons set forth above, it is respectfully submitted that the above-identified

application is in condition for allowance. Favorable reconsideration and prompt allowance of the

claims are respectfully requested.

Should the Examiner believe that anything further is desirable in order to place the

application in condition for allowance, the Examiner is invited to contact Applicants' undersigned

attorney at the telephone number listed below.

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Respectfully submitted,

CAESAR, RIVISE, BERNSTEIN, COHEN & POKOTILOW, LTD.

April 15, 2004

Please charge or credit our Account No. 03-0075 as necessary to effect entry and/or ensure consideration of this submission.

By

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